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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Thomas H. Orac

Serial No.:

10/013,072

Filed:

December 10, 2001

For:

Batch Process For Making High Flash Point Pitch

Attorney's Docket No.

P-2011/N-7696

RESPONSE TO NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

To the Honorable Commissioner of Patents and Trademarks Washington, DC 20231

Sir:

In response to the NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION mailed January 10, 2002, Applicant is submitting herewith:

- 1. DECLARATION AND POWER OF ATTORNEY signed by the inventor;
- 2. Copy of the NOTICE TO FILE MISSING PARTS OF PROVISIONAL APPLICATION; and
 - 3. Transmittal postcard.

The Commissioner is authorized to charge the late filing fee of \$130.00 to UCAR Deposit Account No. 21-0010.

Respectfully submitted.

James R. Cartiglia

Registration No. 30,738

UCAR INTERNATIONAL, INC.

Please direct all correspondence to:

James R. Cartiglia UCAR International, Inc. Brandywine West 1521 Concord Pike, Suite 301 Wilmington, DE 19803 (302)778-8206

CERTIFICATE OF FIRST CLASS MAILING

I hereby certify that this RESPONSE TO NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION including signed DECLARATION AND POWER OF ATTORNEY and transmittal postcard are being deposited with the United States Postal Service as first class mail in an envelope addressed to:

Attn: Box Missing Parts Assistant Commissioner for Patents Washington, DC 20231

on	2-	4-	02	

Claire Ulanoff

Signature

2-4-02

Date





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1-28-02

DATE

DECLARATION AND POWER OF ATTORNEY Original Application

ATTORNEY'S DOCKET NO. P-2011/N-7696

interest in the specification in the claims, as amended by any amendment specification if only one name is listed at 201 below, or a joint inventor if plural inventors are named below at 201 et seq., of the invention entitled: BATCH PROCESS FOR MAKING HIGH FLASH POINT PITCH which is described and claimed in

with bef the published repide:	t I acknowled h 37 CFR 1.5 ore my or our reof, or more blic use or on blication(s) ide date of this a resentatives o nutified below untry foreign t e of filing date	ge a duty to disclose informati 6(a), that I do not know and do invention thereof or patented than one year prior to the earl sale in the United States of Ar- entified below, that the inventi- pplication in any country forei- or assigns more than twelve me and that as to applications for o the United States of America- e of this application or the pro-	(if application I am aware of which is material to the exame to not believe that the same was ever known or or described in any printed publication in any itest date of this application or the provisional america more than one year prior to the earliest on has not been patented or made the subject of gn to the United States of America on an application patent or inventor's certificate filed by me or a, the earliest filed foreign application(s) filed visional application(s) identified below and all phication are identified at 600 and, as required	mination of this application in accordan- used in the United States of America country before my or our invention application(s) identified below, or in date of this application or the provision of an inventor's certificate issued before ication filed by me or my legal on or the provisional application(s) my legal representatives or assigns in an within twelve months prior to the earlie if foreign applications filed more than
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mat of T §1.5	ter of each of the control of the co	he claims of this application is no States Code, §112, I acknowled	States Code, §120 of any United States application of disclosed in the prior United States application in ge the duty to disclose material information as define prior application and the national or PCT internst Filing Date	in the manner provided by the first paragra, ned in Title 37, Code of Federal Regulation ational filing date of this application:
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